## Exhibit

## **Brawley & Associates**

Attorneys at Law, LLLC

February 7, 2008

TO: Mr. Wayne Foster Berry

103 E. Thatch Palm Circle Jupiter, Florida 33458

RE: Berry v. Berry; FC-D No. 06-1-0211

The following have been submitted:			
Description	Copies	<u>Date</u> 2/6/08	
Motion to Set and Notice of Motion	1 FILED		
[x] For your records	[] Per your request [] Per our conversation		
[] For necessary action [] For your signature in black ink	[] Other		

Remarks:

Thank you for your attention to this matter.

Sincerely,

BRAWLEY & ASSOCIATES

Penelope J. Oburn

Paralegal for Cheryl R. Brawley

leern

CRB:pjo Enclosures (020708)

STATE OF HAWAII FAMILY COURT FIRST CIRCUIT	MOTION	TO SET AND OF MOTION	FC-D No. 06-1-0211
JULIANNE NGUYEN BERRY	PLAINTIFF,	Name, Address, and telephone r Brawley & Associates Aal LLLC Cheryl R. Brawley 4489 1164 Bishop Street Suite 500 Honolulu, HI 96813 Phone: 533-0066 Fax: 533-0060	number of
	DEFENDANT.	Attached Hereto:  Position Statement Income and Expense Statem Asset and Debt Statement Property Division Chart Child Support Guidelines Certificate of Service Exhibit "A"	ient
TO: WAYNE FOSTER BERRY, Defended 5500 Military Trial #22-25 Jupiter, Florida 33458	dant 50		
PLEASE TAKE NOTICE that at the undersigned will move that the undersigned will move that the Pursuant to Hawaii Family Court in this case has been made and has including all discoveries allowed by the movant, that the other party including discovery, and that the case and has been unsuccessful.  You are to file with the Court at Expense and Asset and Debt Stabelow. The failure of a party to sul Statements may be subject to the sof a default judgment. Attorneys way be subject to the sanctions set	Rule 94 the undersigs been unsuccessful, by statute or rule and has had a reasonable case is otherwise reached. Mediation is independent of the movant attements no later the movant canctions set forth in who fail to comply with the sanctions set forth in who fail to comply with the sanctions set for the san	at a certain time.  In the states that an attempt to that all necessary or proper places desired by movant have been enoportunity to complete all ly for trial.   I Mediation has appropriate in this case because with a Position Statement an seven (7) days before the ents and Income and Expense Hawaii Family Court Rule 3 with the requirements of Hawaii th the requirements of Hawaii that the requirements of Hawaii that an attempt to the second seven that the requirements of Hawaii Family Court Rule 3	settle the issues preliminary proceedings, en substantially completed I preliminary proceedings as been attempted in this use:  and Income and bearing date indicated se and Asset and Debt 7(b) including the entry
PLACE Kaahumanu Hale (First C 777 Punchbowl Street, 2 Honolulu, HI 96813  JUDGE R. MARK BROWNING  Date Plaintiff Defend	ad Floor  dant		FIRST CHECUMI COUNT STATE OF HAWAII 2008 FEB -6 PM 3: 28 F. OTAKE CLERK
31 08 Attorney for Plain	tiff Defendant		CO